

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

KEYSTONE FRUIT MARKETING,  
INC., and BOB N. EVANS ,

## Plaintiffs,

V.

WILLIAM G. BROWNFIELD;  
JANET H. BROWNFIELD; and  
JANET M. CLAYTON,

## Defendants and Third-Party Plaintiffs,

V.

WALLA WALLA KEYSTONE,  
LLC; WALLA WALLA RIVER  
F FARMS, LLC;

## Third-Party Defendants.

A telephonic hearing was held on September 18, 2006. George Ahrend appeared on behalf of Plaintiffs. Defendants William and Janet Brownfield were present and represented by John Schultz; Defendant Janet Clayton was present and represented by John Lohrmann. The hearing was set for oral argument for the following motions pending before the Court: Defendant Clayton's Motion for Partial Reconsideration (Ct. Rec. 226); Plaintiff KFM's Motion to Amend and Supplement Claims Against Defendant Clayton (Ct. Rec. 239); Plaintiff Evans' Motion for Entry of Judgment (Ct. Rec. 242); Defendant Brownfield's Motion to Extend Discovery Deadline to Disclose Opinion of Expert (Ct. Rec. 252); and Plaintiff KFM's Joinder of Motion to Amend Case Scheduling Order (Ct. Rec.

ORDER RESERVING RULING ON MOTIONS \* 1

1 256).

2 At the hearing, the parties informed the Court that Defendants William and  
3 Janet Brownfield have filed for Chapter 13 bankruptcy. The parties and the Court  
4 were uncertain as to what effect this filing would have on the current proceedings.

5 Accordingly, **IT IS HEREBY ORDERED:**

- 6 1. The Court **RESERVES RULING** on all pending motions.  
7 2. The parties shall file a joint status certificate within ten (10) days of the  
8 entry of this Order informing the Court of the effect of the bankruptcy filing on this  
9 matter.

10 **IT IS SO ORDERED.** The District Court Executive is directed to enter this  
11 Order and forward copies to counsel.

12 **DATED** this 19<sup>th</sup> day of September, 2006.

13  
14 *s/ Robert H. Whaley*

15 ROBERT H. WHALEY  
16 Chief United States District Judge

17 Q:\CIVIL\2005\Keystone Fruit\reserve.ord.wpd